LAW OFFICES OF

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March 21, 2012

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

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**BROOKLYN OFFICE** 

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Via Facsimile Only (212 613-2527)

Honorable Jack B. Weinstein Senior United States District Judge Eastern District of New York United States Courthouse 225 Cadman Plaza East Brooklyn, New York 11021

Re:

LAWRENCE II. SCHOENBACH\*

OF COUNSEL

A JEFFREY WEISS ....

ELI,EN BESSIS\*\*

JURG BRAND\*\*\*

ERICA B. POPKIN

PARTNER INSTITUTE FOR TAX AND COMMERCIAL LAW, CH-ZURICH

\*\*ADMITTED IN FRANCE ONLY
\*\*\*ADMITTED IN SWITZERLAND ONLY
\*\*\*ALSO ADMITTED IN U.S.V.L. AND III

"ALSO ADMITTED IN D. PUERTO RICO AND ILS.VI.

United States v. Frank DiMattina 11 Cr. 705-01 (JBW)

Dear Judge Weinstein,

I write on behalf of my client, the above-referenced Frank DiMattina, to request that the Court permit a one-time extension of the defendant's bail conditions to allow Mr. DiMattina to visit his mother's grave on Saturday and to attend church on Sunday prior to Monday's scheduled Rule 33 hearing and/or sentencing.

If the Court were to grant this request Mr. DiMattina would be visiting his mother's grave site at The Resurrection Cemetery in Staten Island. The cemetery is a only few minutes from Mr. DiMattina's home but were he to visit it without your permission my client would be in violation of his bail terms. Mr. DiMattina's church, Holy Child Church, is also located in Staten Island, New York, and is also only a few minutes from his Staten Island home.

My client has made this request of his Pre-trial officer and was informed that this request required Your Honor's permission.

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Case 1:11-cr-00705-JBW Document 74 Filed 03/23/12 Page 2 of 2 PageID #: 542

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I have tried to discuss this matter with AUSA Jack Dennehy but my voicemail message to him was not returned before I needed to submit this request. Pre-trial conditions require that all requests such as are made here be made at least two (2) days prior to the date at issue.

Accordingly, I request that Mr. DiMattina's bail conditions be extended to allow him to visit his mother's grave on Saturday, March 24, 2012 and to attend church on Sunday, March 25, 2012.

Thank you for your consideration.

Very truly yours,

LAW OFFICES OF .

LAWRENCE H. SCHOENBACH, PLLC

Lawrence H. Schoenbach, Esquire

LHS/sms

AUSA Jack Dennehy, Esq.

U.S. Pre-Trial Services (Attn. Ms. Lee)

Mr. Frank DiMattina